

In the Supreme Court of the State of Alaska

Alaska Laser Wash, INC.,
Appellant,

v.

State of Alaska DOT & PF,
Appellee.

Supreme Court No. S-16915

Notice Printing of Briefs

Date of Notice: 6/12/2019

Trial Court Case No. 3AN-09-11426CI

The Reply brief submitted on 6/10/2019 in the above case has been conditionally accepted. The brief is being returned for printing under Appellate Rule 212(a)(2). Please use the following guidelines for the printing and distribution of the brief.

1. The following changes must be made prior to printing:
 - i. All factual and legal statements must be supported by a citation. Please provide citations for the following:

Page 1: "As the State has been aware since it started its take . . . [ALW] acquired the subject property in 1998"

Page 7: "The trial court ruled this is not a regulatory inverse condemnation case."

Page 11: "But, the fact is that the jury awarded a verdict in ALW's favor of \$1.79 million, hardly 'nothing.' "

Page 12: " '[T]he concept of prevailing party . . . is not applicable to eminent domain proceedings, where the state almost always prevails. ' "

Page 13: "The trial court found that the fees and costs it awarded to ALW were necessary to achieve a just and adequate compensation for the State's take."
2. Brief Cover Color: Appellant's reply brief cover must be green
Excerpt cover must be pink

Alaska Laser Wash, INC., v State of Alaska Department of Transportation
Supreme Court No. S-16915
Notice of 6/12/2019
Page 2

2. Please print two-sided copies.
3. Please mail **two** printed copies of the brief and **one** copy of the excerpt to each counsel of record.
4. Please deliver to this office by **6/24/2019**, **ten** printed copies of the brief and **eight** printed copies of the excerpt.

NOTE: Counsel residing outside of Anchorage must mail the printed briefs using FIRST CLASS MAIL.

Clerk of the Appellate Courts



Kyle Roberts, Deputy Clerk

Distribution:

Mail:
Fitzgerald, Kevin T
Trefry, George
Borghesan, Dario